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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/026,061	12/18/2001	Ira Cohen	10006656	8586
7590 09/20/2007 HEWLETT-PACKARD COMPANY Intellectual Property Administration			EXAMINER BARQADLE, YASIN M	
	2153			
		·	MAIL DATE	DELIVERY MODE
			09/20/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
	10/026,061	COHEN ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Yasin M. Barqadle	2153 .				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	e correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D./ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period v Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status		·				
1) Responsive to communication(s) filed on 02 Ju	ily 2007.	•				
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11,	453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>11-29</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>11-29</u> is/are rejected.						
7) Claim(s) is/are objected to.	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers		,				
9) The specification is objected to by the Examine	r.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	ce Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(	a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the prior	•	ved in this National Stage				
application from the International Bureau * See the attached detailed Office action for a list		word				
	or the certified copies not recei	· ·				
Attachment(s)						
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>	4) Interview Summa Paper No(s)/Mail					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	_	Patent Application				

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# Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on July 02, 2007 has been entered.

## Response to Amendment

- 2. The amendment filed on July 02, 2007 has been fully considered but are most in view of the new grounds of rejection.
  - Claim 1-10 have been previously cancelled
  - Claims 11-29 are pending.

# Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 21 recites the limitation "the on-line" in line 7. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 101

#### 4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 21-29 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 21-29 calls for "a system", which is a program per se not tangibly stored in a computer readable storage medium so to be executable by a computer system. On page 7, line 25 the specification reads, "The on-line environment 50 may be the hardware/software elements of an email system, an e-commerce system, ... or any type of distributed application to name a few."

(Page 5, lines 25-28). Thus, the elements of the system reasonably indicate software, such that the system is software

per se. Therefore, claims 21-29 are rejected as been directed to a non-statutory subject matter (i.e., software per se).

# Claim Rejections - 35 USC § 101

5. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 11-15 and 20-26 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Each of claims 11-15 and 20-26 appears to be an abstract idea rather than a practical application of the idea. Each of claims 11-15 and 20-26 does not result in a physical transformation nor does it appear to provide a useful, concrete and tangible result. Therefore, claims 11-15 and 20-26 are rejected as being directed to a non-statutory subject matter (i.e., abstract idea).

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## Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 11-16 and 20-26 are rejected under 35 U.S.C. 102(b) as being anticipated by "In Proceedings of the Thirteen Annual Conference on Uncertainty in Artificial Intelligence (UAI-97), pages 3-13, Providence, Rhode Island, august 1-3, 1997, Eric et al.

As per claims 11 and 21, Eric et al teach a method and system for adapting a Bayesian network (abstract), comprising the steps of:

generating a set of parameters of the Bayesian network in response to a set of past observation data such that the Bayesian network models an environment (page 1,  $\P$  7 and page 2, sec. 2.1  $\P$  16);

obtaining a set of present observation data from the environment (page 7,  $\P$  51-52 and page 9,  $\P$  59);

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adapting a learning rate for the parameter such that the learning rate responds to changes in the environment indicated by present observation data (page 2,  $\P$  10-13; page 4,  $\P$  29-30 and page 10  $\P$  64).

updating the parameters in response the present observation data using the learning rate (page 2,  $\P$  10-11 and page 4,  $\P$  29-30).

As per claims 12 and 22, Eric et al teach the method and the system of claims 11 and 21, wherein adapting comprises adapting a different learning rate for each parameter of the Bayesian network (page 2,  $\P$  10-12; page 4,  $\P$  29-30 and page 7,  $\P$  50-52).

As per claims 13 and 24, Eric et al teach the method and the system of claims 11 and 21, wherein adapting comprise determining an initial value for the learning rate and determining an estimate of the parameters in response to the present observation data and increasing the learning rate if an error between the estimate and a mean value of the parameters is relatively large (pages 6, ¶ 41-46. See err graphs in fig. 3 top of page 9).

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As per claims 14 and 25, Eric et al teach the method and the system of claims 11 and 21, wherein adapting comprise determining an initial value for the learning rate and determining an estimate of the parameters in response to the present observation data and decreasing the learning rate when convergence is reached between the estimate and a mean value of the parameters (pages 2, sec 2.1 ¶ 16-21 and pages 6, ¶ 41-46. See err graphs in fig. 3 top of page 9).

As per claims 15 and 26, Eric et al teaches the method and the system of claims 11 and 21, wherein a subset of values in the present observation data is unavailable when updating (pages 2,  $\P$  16-22 and pages 6,  $\P$  59-60).

As per claim 16, Eric et al teaches the method of claim 11, wherein the environment is an online environment (pages 6,  $\P$  59-60).

As per claims 20 and 23, Eric et al teaches the method and the system of claims 11 and 21, wherein updating comprises determining an initial set of the parameters and then updating the parameters in response to the present observation data using the learning rate (page 2,  $\P$  10-11 and page 4,  $\P$  29-30).

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# Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17-19 and 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eric et al (UAI-97 publication) in view of Bronstein U.S. Publication No. (20030018494).

As per claim 17,18 and 27-28 Eric et al teach the invention as discussed above. However, Eric et al do not explicitly teach wherein the online environment is an email system or e-commerce system.

Bronstein whose invention is about assessing health of a subsystem or service within a networked system using probabilistic reasoning network such as Bayesian network (abstract and  $\P$  0063 and 0068), discloses assessing the health of a network services including an e-mail service and an e-

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commerce service (¶ 0030-0031). Giving the teaching of Bronstein, a person of ordinary skill in the art at the time of the invention would have readily recognized the advantage of modifying Eric by employing the probabilistic reasoning network of Bronstein so as to provide an overall health assessment of network elements such as email and ecommerce system using a very general modular architecture (see FIG. 3). "This reduces the customization effort. This in turn minimizes the engineering cost of providing health assessment for software, hardware, or services." (¶0012 and ¶0035-0036).

As per claims 19 and 29, Bronstein teaches the invention, wherein the online environment is a database system (¶ 0036;  $\P0049-0051$ ).

#### Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said

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subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-16,18-26 and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thiesson et al US. Patent Number (6807537) in view of Black U.S. Patent Number (6269351).

As per claims 11 and 21, Thiesson et al teach a method and system for adapting a Bayesian network (abstract), comprising the steps of:

generating a set of parameters of the Bayesian network in response to a set of past observation data such that the Bayesian network models an environment (The MBN generator 502 of the exemplary embodiment contains a scoring mechanism 602 and a network adjuster 606. The scoring mechanism 602 receives the expert knowledge 506, the empirical data 504, the test network 608 and a list of nodes 610 as input. After receiving this information, the scoring mechanism 608 generates a score 604 that ranks the nodes of test network 608 as indicated by the list of nodes 610 for goodness ... After iterating many times between the scoring mechanism 602 and the network adjuster 606, the network adjuster eventually generates an improved MBN 508 (hereinafter referred to as a Bayesian network)." col. 21, lines 27-65 and col. 22, lines 56 to col. 23, line 30);

obtaining a set of present observation data from the environment "The network adjuster 606 receives as input the score 604 and the initial network and generates a new test network 608 in response thereto, which is then passed back to the scoring mechanism 602 with a list of nodes 610 which need to be rescored." col. 21, lines 27-65 and col. 22, lines 56 col. 29, lines 36-55);

updating the parameters in response to the present observation data (the Bayesian network is scored for how well all decision graphs reflect the data, and the Bayesian network is then updated to improve its score col. 29, lines 36-55 and col. 32, lines 43-67. see fig. 26A and col. 21, lines 27-65).

Although Thiesson shows substantial features of the claimed invention, he does not explicitly show adapting a learning rate for the parameter such that the learning rate responds to changes in the environment indicated by present observation data.

Nonetheless, this feature is well known in the art and would have been an obvious modification of the system disclosed by Thiesson, as evidenced by Black USPN. (6269351).

In analogous art, Black whose invention is about "an improved neural network training method and system having the ability to

change its learning rate in response to training performance, to automatically select a representative training dataset, to reinitialize the neural network to achieve a preset error goal, and to automatically optimize the neural network size for a given training dataset" (col. 1, lines 6-14), discloses adapting a learning rate for the parameter such that the learning rate responds to changes in the environment indicated by present observation data (col. 11, lines 6-25 and col. 18, lines 2-26; See abstract and col. 5, lines 2-25). Giving the teaching of Black, a person of ordinary skill in the art would have readily recognized the desirability and the advantage of modifying Thiesson by employing the adaptive learning rate system of Black so as to provide an adaptive learning rate method with the capability to take progressively larger or smaller training steps in real-time. In this way a real-time updating is provided with the capability to deploy and update a modeling system with a large number of variables that is robust (col. 14, 60-65 and col. 18, lines 18-26).

Thiesson further teaches a system of obtaining observation data from on-line environment (refer to Fig. 28, col. 21, lines 27-65 and col. 29, line 36 - col. 30, line 29).

As per claims 12 and 22, Black as combined with Thiesson teaches the method and the system of claims 11 and 21, wherein adapting comprises adapting a different learning rate for each parameter of the Bayesian network (col. 11, lines 6-25 and col. 18, lines 27-49).

As per claims 13 and 24, Black as combined with Thiesson teaches the method and the system of claims 11 and 21, wherein adapting comprise determining an initial value for the learning rate and determining an estimate of the parameters in response to the present observation data and increasing the learning rate if an error between the estimate and a mean value of the parameters is relatively large (col. 5, lines 2-25 and col. 11, line 60 - col. 12, line 39).

As per claims 14 and 25, Black as combined with Thiesson teaches the method and the system of claims 11 and 21, wherein adapting comprise determining an initial value for the learning rate and determining an estimate of the parameters in response to the present observation data and decreasing the learning rate when convergence is reached between the estimate and a mean value of the parameters (col. 5, lines 2-25 and col. 11, line 60 to col. 12, line 39).

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As per claims 15 and 23, Thiesson et al teach the method and the system of claims 11 and 21, wherein a subset of values in the present observation data is unavailable when updating (col. 9, lines 8-45 and col. 22, lines 16-42).

As per claim 16, Thiesson et al teach the method of claim 11, wherein the environment is an online environment (refer to Fig. 28, col. 21, lines 27-65 and col. 29, line 36 - col. 30, line 29).

As per claim 18 and 28, Thiesson et al teach the method and the system of claims 16 and 21, wherein the online environment is an e-commerce System (col. 31, lines 7-47).

As per claim 19 and 29, Thiesson et al teach the method and the system of claims 16 and 21, wherein the online environment is a database system (col. 4, lines 8-23).

As per claim 20 and 23, Thiesson et al teach the method and the system of claims 11 and 21, wherein updating comprises determining an initial set of the parameters and then updating the parameters in response to the present observation data using

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the learning rate (col. 12, lines 14-61 and col. 24, lines 36-67).

9. Claim 17 and 27, are rejected under 35 U.S.C. 103(a) as being unpatentable over Thiesson et al US. Patent No. (6807537) in view of Baker and further in view of Bronstein U.S. Publication No. (20030018494).

As per claims 17 and 27, Thiesson et al and Black teach the invention as discussed above. However, Thiesson and Black do not explicitly teach wherein the online environment is an email system.

Bronstein whose invention is about assessing health of a subsystem or service within a networked system using probabilistic reasoning network such as Bayesian network (abstract and ¶ 0063 and 0068), discloses assessing the health of a network services including an e-mail service (¶ 0030-0031). Giving the teaching of Bronstein, a person of ordinary skill in the art at the time of the invention would have readily recognized the advantage of modifying Thiesson et al and Black by employing the probabilistic reasoning network of Bronstein so as to provide an overall health assessment of network elements such as email system using a very general modular architecture

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(see FIG. 3). "This reduces the customization effort. This in turn minimizes the engineering cost of providing health assessment for software, hardware, or services." (¶ 0012 and ¶ 0035-0036).

#### Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yasin Barqadle whose telephone number is 571-272-3947. The examiner can normally be reached on 9:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Burgess can be reached on 571-272-3949. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

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Information regarding the status of an application may be obtained form the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either private PAIR or public PAIR system. Status information for unpublished applications is available through private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YΒ

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Yasin Barqadle

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